

TO ARREST SIEGEL IF HE WON'T RETURN

Detectives To Be Waiting
When He Arrives at
Plymouth.

WOULD BE SAFE IF
HE GOT TO GERMANY

District Attorney Hears Ex-
Banker Looked Up Laws on
Extradition.

Henry Siegel is to all intents a prisoner on the Olympic. If he elects to leave that ship when she touches at Plymouth Friday morning he will be allowed to proceed to London to see his daughter and her sick child on his promise to return to New York immediately. If he refuses to make this promise or shows an intention of proceeding on the Olympic to Cherbourg he will be arrested by Scotland Yard representatives as a fugitive from justice and taken to London to await extradition papers.

He was informed of this in a wireless message from the office of Stanchfield & Levy late yesterday afternoon, after John B. Stanchfield had appeared before Justice Seabury, in the Supreme Court, to oppose what was in effect a motion to declare him a fugitive from justice. To give Mr. Stanchfield an opportunity to confer by wireless with his client the matter was left in abeyance.

The Olympic last night was within easy wireless range of Cape Race, and it is probable that an answer will be received from Siegel early this morning.

The Olympic is due in Plymouth Friday morning. A special train will be in waiting to take passengers and mail to London. This is a four-hour run, and there is nothing to prevent Siegel's seeing his family and returning to Liverpool in time to catch the Mauretania if he wishes to do so. If he does not get the fast Cunarder he can secure passage early in the week on the American line or on one of the fast German boats, sailings at this season being frequent.

To make sure that Siegel does not reach Germany, where he would be safe from extradition on the charges now pending against him, detectives representing the District Attorney's office will be on hand at Plymouth and at Cherbourg. The London office of the National Surety Company, which furnished Siegel's bond, will also be represented, though it was said at the home offices of the company yesterday that it could take no action until a formal order was issued increasing or forfeiting his bail. The company is secured against loss by a large deposit of cash and government bonds marketable at more than the amount of the obligation.

Believe Siegel Left to Stay.

That Siegel did not intend to return to New York when he left Saturday is the firm opinion of the members of the District Attorney's staff. Information tending to show his intention of decamping, other than the statement of an ex-employee that he had asked that the extradition laws be looked up, has reached that office. Mr. Whitman does not think there is any doubt now that he will be here for trial.

Affairs moved swiftly in Siegel's case yesterday. In the morning John B. Stanchfield and Siegfried F. Hartman appeared before Judge Blanchard on a motion to compel John S. Sheppard, Jr., one of the Siegel receivers; Emanuel W. Bloomingdale, president of the Retail Merchants' Association; and John J. Leary, Jr., of The Tribune staff, to make affidavits as to facts in their possession bearing on the motion of Siegel and Vogel for a change of venue.

Arthur C. Train, Assistant District Attorney, opposed the motion and at once brought up the fact that Siegel, by leaving the country secretly Saturday, was in effect a fugitive from justice and as such entitled to no consideration from the court. Mr. Train insisted that the testimony of the recalcitrant witnesses was not essential. Siegel, said Mr. Train, asked an employee to go to the Astor Library and look up the law on extradition, so as to learn the countries in which he would be safe. This, Mr. Train urged, showed an intention to flee justice. The request, he said, was made two months ago, when the question of giving \$450,000 to the depositors in the Siegel bank came up. Siegel then, according to an affidavit made by this employee, said that, if the payment were made without a promise of immunity from District Attorney Whitman, no money would be left with which to make a fight. The witness said he refused to do as requested, and advised Siegel to consult with Rose & Pascoe, then his counsel. Later in the day it was learned that he did not take the advice.

Mr. Stanchfield interrupted Mr. Train in his recital to say that he knew of no law that prevented a man from going all over the world so long as he presented himself for trial when wanted.

"I recall a case," said the court, "where a man under indictment for years went to Europe each season. Finally the case against him was dropped."

Banker Offers to Return.

Mr. Stanchfield proceeded to read a letter received at his office from Siegel explaining that he had been called to England by cable news of the illness of a granddaughter and saying he would return whenever his presence was desired. A wireless message offering to return by the next steamer was also received, with a request that Mr. Whitman be notified. All this, he urged, did not show an attempt to evade justice.

Justice Blanchard issued the order for the subpoena, and Messrs. Sheppard, Bloomingdale and Leary will appear before Warren Leslie, sitting as a referee, this afternoon to answer such questions as Mr. Stanchfield may ask.

TWO GENAROS, ONE TICKET; EACH PROVES OWNERSHIP

Italian Steerage Passengers on Vandyck Baffle Ship and
Immigration Officers—Each Charges Other Is a
Stowaway—Both May Be Deported.

A comedy of errors that may have a serious ending for one or both of the two men concerned has been playing at Ellis Island and on shipboard for the last three days. The plot, an unusual one, had its origin at Rio de Janeiro almost a month ago when the steamship Vandyck left the Brazilian port for New York.

When the pursuer collected his tickets from Brazilian passengers he got a steerage ticket made out to Francisco Genaro, twenty-four years old. The young man in answering questions concerning his pedigree gave his birthplace as Calabria and said he had been in Brazil six years.

Several days later the ship's officers suspected that they had on board one more steerage passenger than the manifest called for, and they rounded up the third class travellers and found that their suspicions were correct.

The round-up disclosed that there were on board two steerage passengers by the name of Francisco Genaro, each twenty-four years old and each claiming Calabria as his birthplace and six years' residence in Brazil. Each Francisco Genaro contended that the other was an impostor and a stowaway.

Captain Cadogan, master of the Vandyck, was called into consultation and demanded proof from each. He thought he could eliminate the impostor by the method, but each showed letters addressed to Francisco Genaro and the argument of each was equally strong. In despair the skipper decided to put the matter up to the immigration officials for decision. The boarding inspector here tried to unravel the tangle, and, failing, decided that both men should be taken to Ellis Island.

Both Franciscos were detained apart on the island and after three days of questioning each was resolute yesterday in sticking to his original story. Unless the impostor confesses both will most likely be sent back to Brazil as undesirable aliens.

This testimony, without any findings, will be reported to Judge Blanchard, who earlier in the day will receive and hear arguments from both sides on the motion for trial elsewhere and make his decision later.

Soon after this Mr. Train appeared before Justice Seabury, who is sitting in the Becker case, and asked that an order be issued requiring Siegel and Vogel and their attorneys to appear at 5 o'clock and show cause why their bail should not be increased. An affidavit from Mr. Train and one from District Attorney Whitman, to the effect that Siegel is now outside the jurisdiction of the court made up of the papers.

At 5 o'clock Mr. Stanchfield, accompanied by Lemuel T. Quigg, also of Siegel's counsel, appeared in the Supreme Court. Mr. Stanchfield said he knew nothing of any Siegel matter, that he was in court to defend "The Globe" and its employees on the charge of contempt growing out of its treatment of the Becker case Saturday. When that matter was adjourned the Siegel lawyers, with Messrs. Whitman and Train, went to Justice Seabury's chambers, where they were closeted over half an hour. At the conclusion of the conference the lawyers said the matter was left in abeyance.

Mr. Train, it is understood, wanted to have the bail for Siegel placed at \$100,000. Should this prevail, the order to increase would be returnable immediately, and as it would be impossible for the National Surety Company, which furnished his bonds, to produce him, the effect would be to place the bond in default and make Siegel a fugitive in fact.

Counsel Urges Delay.

Mr. Stanchfield urged that nothing could be gained by trying to hurry things. Siegel, he said, could not leave the ship for a few days, even if wanted to. His argument prevailed, and the matter was allowed to rest, the expectation in the Criminal Courts Building being it will come up again to-morrow.

Levy Mayer, counsel for the relatives of Frank E. Vogel, arrived at the St. Regis from Chicago yesterday. He was "out" to all inquirers for information as to the plans of the Siegel and Vogel interests. It is expected he will confer with Mr. Stanchfield to-day.

Wife of President of Tangier
Manors Led Raid on
Home in 1912.

Frederick J. Quinby, president of the Tangier Manors Corporation, was made the defendant in a suit for divorce filed yesterday by Mrs. Helen F. Quinby.

The people of Sayville, Long Island, were startled late one night in September 1912, by the appearance of Mrs. Quinby and two constables at the summer home Quinby had rented, and where he lived with another woman. It was said, who was also known as Mrs. Clara Quinby.

When the wife of the real estate man appeared at the office of the justice of the peace to enlist his aid in getting her husband away from the other woman she said: "Think of him living here like a millionaire, while I have to stay in a two room flat in New York. I'll fix him."

Then, accompanied by the two constables, Mrs. Quinby proceeded to the house where Quinby was living. There they had some difficulty in inducing the occupants to open the door, until one of the officers of the law announced that he had a telegram and Quinby came to the door. Mrs. Quinby paid less heed to him than she did to the other woman. The two women embraced, and it was not until much furniture and other furnishings had been upturned and broken that they were separated.

"She didn't know I was married," said Quinby, referring to Mrs. Clara Quinby. The wife ordered her husband to accompany her to New York in a waiting automobile, which he did, leaving the other woman behind.

MORE SMALLPOX IN NEGRO COLONY

New Victim Had Worked
For Vacuum Cleaners—
Another Case in Bronx.

Two more cases of smallpox were discovered in this city yesterday, making six in less than a week and seventeen since the first of the year. One of the new cases was a negro, Wyman Gray, employed by a vacuum cleaning concern, and who, according to the health officials, had been working in several fashionable apartments when his presence there was a menace to the health of the occupants. As a result, efforts are now being made to find out the addresses, so these persons can be vaccinated.

The negro was hazy in memory, and only recalled an apartment at Madison av. and 8th st., and another in West 73d st., between Broadway and West End av. In the latter place he had worked three days—May 5, 6 and 7.

Another disquieting feature of the Gray case is that the negro had been exposed to the disease at 15 East 124th st., where place three negroes were stricken with smallpox last week. Gray worked recently for a moving concern where Walter Boyd, one of the three stricken negroes, was employed.

Gray was removed yesterday from the Harlem Hospital to the Kingston Avenue Hospital. He is thirty-four years old and lives at 1 West 134th st. It had been feared by the health officials that there would be secondary cases following the appearance of the three cases in East 124th st.

Last night the second case for the day was brought to the attention of the health authorities—Matthew Lee, white, thirty-three years old, who, it was said, lives at 106 Brook av., The Bronx. He had been ill for four days. As in the case of the negro Gray, Lee had never been vaccinated.

According to statistics at the Department of Health, there have been more vaccinations in this city in the last two months than in the first nine months of 1913.

If the attendants at the Waldorf-Astoria do not flit about with their usual alertness during the next few days, it will not be because spring fever has got them, but because the management of the hotel decided yesterday that every one of the 2,000 employees must be vaccinated.

Physicians began the work late yesterday afternoon.

RUBINSTEIN CHIEF SUED FOR LIBEL

G. D. Richardson Asks \$50,000—
Criminal Charge Against
Mrs. Chapman.

Mrs. William R. Chapman, president of the Rubinstein Club, appeared yesterday morning before Magistrate Nauman, in the Butler st. court, Brooklyn, in answer to a warrant charging her with criminal libel.

The complainant is G. Dexter Richardson, a concert manager, who alleges that the libel occurred in a letter Mrs. Chapman sent to Justice Farrar, of the First Municipal Court, who was then sitting in a civil suit Richardson had brought against the Rubinstein Club's president. Mr. Richardson alleges that in this letter Mrs. Chapman stated that the libel suit was brought in spite, and practically as blackmail. In this letter Mrs. Chapman wrote, referring to Richardson: "All his artists are in trouble with suits and leaving him and breaking their contracts, he is so dreadful." And the letter ended: "I hope you will forgive this intrusion, and if you can decide this matter on the basis of the facts and not on the technical error I unwittingly committed, would you please do so and relieve me of this trouble?"

Mrs. Chapman was accompanied by her attorney, Frank Holland, who had the case adjourned until to-morrow morning. Richardson has also instituted a suit for civil libel against Mrs. Chapman, setting the damages at \$50,000.

FAN HAS POCKET PICKED

New Park in Brooklyn Gets
Orthodox Christening.

As the crowd was filling out of the new Federal League baseball park in Brooklyn yesterday afternoon Detectives Cassassa and McKenna say they saw a man they recognized as "Shaw, the king of the pickpockets," abstract a roll of bills from the pocket of a fan.

They grabbed him, but the man whose pocket was picked denied having been robbed and the alleged pickpocket protested his innocence so loudly that the crowd sympathized, and it was only after reserves had been called out that the prisoner and an alleged accomplice were taken to the station house.

They gave names as Samuel Cohen, spectator of 23 5th st., and Benjamin Goldberg, printer, of 75 4th st. Cohen and McKenna said that Cohen is considered the cleverest pickpocket out of prison to-day. Later in the afternoon Herman Schroeder, 31 Carroll st., called up the station to say that the detectives were right. His pocket had been picked.

WARDEN CLANCY TO QUIT JUNE 1

Determines to Give Up
Battle with Politicians to
Control Prison.

TWICE BEFORE HE
SOUGHT TO RESIGN

Superintendent Riley Disappointed—
Two Men Mentioned for
Singing Post.

James M. Clancy, in an exclusive interview with a reporter for The Tribune last night, announced that he would resign as warden of Sing Sing Prison on June 1. Tammany Hall, which protested against Clancy's appointment on June 9, 1913, has been trying, it is said, to get him out since he succeeded John J. Kennedy, who was indicted by the Westchester County Grand Jury as the result of a probe of conditions in Sing Sing instituted by Governor Sulzer and carried out by James W. Osborne.

Every trick known to a big political organization has been used by Clancy's enemies to force him out. Twice, when conditions seemed intolerable, he sent his resignation to John B. Riley, Superintendent of Prisons. The first time was last October. The second resignation was filed with the Superintendent of Prisons about two months ago.

Urged by Riley and men prominent in prison reform work in the state, Clancy reconsidered his intention to resign on each occasion.

Clancy, however, is determined to get out June 1, and so told Mr. Riley, who left Albany Saturday to urge Clancy to remain. The Superintendent of Prisons spent all of Sunday with the warden trying to prevail upon him to stick it out, but Clancy was obdurate and told him that conditions were such that he would not stay in office longer than June 1.

Mr. Riley, who has sympathized with Warden Clancy's efforts to reform Sing Sing, was disappointed.

The fight against Clancy began when he told one member of M. J. Walsh's organization in Westchester County, popularly known as the Westchester wing of Tammany Hall, that he could not have any hand in shaping the policy of the prison. This alleged attempt to coerce Clancy into turning over the prison to Tammany Hall was made within one month after the death of the Westchester wing of Tammany Hall went into Warden Clancy's office and said:

"I think I should have a hand in shaping the policies of the prison." Clancy replied: "Not while I am warden."

To show Tammany Hall that he was in earnest, Clancy then wiped out the traffic in cocaine in the prison, which, it was said, was netting some keepers \$50 profit weekly. As a result of his anticocaine crusade Clancy removed five keepers. He obstinately refused to heed the pleas of Westchester Tammany politicians to take back the men.

Another offense was his refusal to permit a friend of State Senator McClelland, a member of Tammany Hall, to call on ex-Senator Stephen Stilwell, who was convicted of grafting in the Legislature and sentenced to Sing Sing.

Another fault found with Clancy was his wiping out of the various forms of graft in the prison, including the purchase of supplies, which meant a loss of several thousands of dollars annually to local politicians.

When Clancy sent in his first resignation he was deluged with telegrams and letters from persons interested in prison reform to remain. Their pleas prevailed and he then decided to remain. But now the triumvirate that seeks to control Sing Sing—Tammany Hall, friends of the convicted police grafters imprisoned in Sing Sing, and members of the Legislature—has grown so powerful and obnoxious that Clancy has decided to get out on June 1.

It is understood that one of two men will likely succeed Clancy—Francis X. Toney, assistant secretary of the upstate Public Service Commission, or Thomas J. McCormick, a member of the Westchester wing of Tammany Hall and leader of the 4th Ward of Yonkers.

GAVE POLICE \$25 A WEEK

Rosie Hertz Tells What Protection Cost in Libel Suit.

Further testimony was given yesterday against Joseph A. Wasserman, a former police sergeant, during the trial of his libel suit against "The Bronx Home News" by Rosie Hertz.

Accusing Wasserman of attempting to force her to testify against innocent people, Mrs. Hertz became hysterical, and Justice Brady ordered a recess. On the stand the woman said:

"During the time that Wasserman was in my district I paid him hundreds in protection money. I was glad to do this because I was at the mercy of the police. Two years ago, when he was special investigator for the Committee of One Hundred, he asked me to testify against honorable and respectable members of the police force, and when I refused he reminded me that I had a charge pending against me."

Mrs. Hertz said she had a standing agreement to pay Wasserman \$25 a week for protection when he was a policeman.

WORK ONE QUARTER DONE

Industrial Education Promoters
Want \$100,000.

Of the fund of \$100,000 to be used in training the workers of this country which the National Society for the Promotion of Industrial Education, of 140 West 42d st., is campaigning to raise by Friday of this week, \$24,150 has been subscribed. It was reported yesterday at a luncheon of the campaigners held in the Mid-Day Club, 25 Broad st.

New subscriptions were reported as follows: V. Everit Macy, \$5,000; Nicholas F. Brady, \$1,000; Coleman du Pont, \$1,000; subscriptions to Miss Isabel Ely Lord, \$500; Cleveland H. Dodge, \$100; J. W. Lieb, \$500; and George C. Van Tuyl, \$50.

Yes, "THE VOICE IN THE FOG" at last reaches its end in the Sunday Magazine of The Tribune. It is a climax so surprising that our readers could scarcely have guessed it. Following this serial will be "The Screen," by C. N. and A. M. Williamson, an Anglo-American tale, with detectives, haunted castles and mysteries that will keep the reader puzzled and absorbed to the very end—next Sunday.

SCHULZ'S REFUSAL FINAL

Surrogate Definitely Declines
Job on P. S. Commission.

Surrogate G. M. S. Schulz, of The Bronx, has given his final word to Governor Glynn that he will not accept the appointment as Public Service Commissioner, which was made on the last day of the regular session of the Legislature.

This was learned definitely yesterday. At the same time friends of the Surrogate said they understood the Governor would send to the Senate the name of another man to succeed Commissioner John E. Eustis within a day or two.

Richard H. Mitchell, Assistant District Attorney in The Bronx, and formerly an Assistant Corporation Counsel, is the choice of the Democratic organization in The Bronx. They have suggested as an alternative candidate George N. Reinhardt, a feed merchant.

CHORUS GIRL MUST LINGER ON STAGE

Exporter Interferes When 17-
Year-Old Son Seeks Wife
on Broadway.

[By Telegraph to The Tribune.] South Norfolk, Conn., May 11.—John G. Paton, an exporter of this city, who has offices at 260 Broadway, New York, announced to-night that he was not to become related to the chorus of the Winter Garden by the marriage of his seventeen-year-old son, John Henry, to a girl from South Norfolk, who is expected to arrive Friday, when the young Brooklyn polytechnic student's engagement was announced to Miss Eunice Hamilton, of "The Whirl of the World."

A trip to the Pacific Coast, far from the lures of Broadway, is in prospect for the young man, and it has all been accomplished without any after effects, according to the father. Miss Hamilton has been made to see that the match would not be all that the young man had pictured it, and the chorus girl's family never took the engagement seriously.

"All I know about the announcement," said Mrs. William Grant Hamilton at her home, 166 West 83d st., "is that Eunice came in with a young man she said she had known for three weeks. He asked me if he might marry my daughter. I asked him if he was of age, not knowing anything about him—whether he was rich or poor. He replied that he wasn't, and in a joking fashion I said that he could have Eunice if she was willing. I guess there's nothing in it."

There isn't. Miss Hamilton will have to stay in the chorus, at least until her managers promote her to a speaking part or the show closes. Meanwhile, young Paton is at present liberty to go to the Coast or anywhere else. The Brooklyn Institution of Learning has eliminated his name from the roll and will continue to give preference to students who are willing to remain on the safe side of the East River.

BONDSMEN TO PAY PART OF SHORTAGE

East Chester to Accept \$100,000
for \$227,000 Lost Through
Former Supervisor.

The Town Board of East Chester yesterday voted to accept \$100,000 in settlement of the shortages in the accounts of Henry C. Merritt, former Supervisor of the village, now under indictment for mismanagement of the financial affairs of the town.

The money is to be paid into the village coffers by the security companies which provided Merritt's bonds when he assumed the office of Supervisor. East Chester will receive \$70,000 immediately and the rest in one year. The original shortage was \$227,000.

The agreement will enable the village to make improvements held up since Merritt's dismissal from office. Supervisor F. P. Close, Merritt's successor, said he was in hopes of obtaining some funds from the former town official's estate and from personal bondholders. It is expected that Merritt will be brought to trial at an early date.

Rulings of Baseball Solons.

Auburn, N. Y., May 11.—The National Board of Arbitration of the National Association of Professional Baseball Leagues to-day handed down the following decisions:

The territory of Ottawa and La Salle, Ill., has been added to the Illinois-Missouri League. The territory of Bristol and Johnson City has been dropped from the Appalachian League. The franchises and players of Pineville, Ky., in the Appalachian League, have been transferred to Hartman, Tenn.

AMUSEMENTS.

NEW YORK'S LEADING THEATRES.
These theatres have no dealings with the Albee seats reserved seats can be obtained at Box Office.

EMPIRE Broadway & 40th St. Evs. 8:30. Mat. 2:30 & 8:30 P. M.
FIRST MATINEE TOMORROW, 2:30. Limited number of performances.
JOHN EDGAR HOOVER
DREW BARRYMORE
IN VICTORIAN
SARDONIC SKELETON BY ASST. Evs. 8:30. Mat. 2:30. Box Office, 50c to \$1.50.

JULIAN ELTINGE
The Crinoline Girl
HUDSON 44th St. Mat. 2:30 & 8:30. Evs. 8:30.
A Detective Comedy of Laughs & Thrills.—THE
FULTON 42nd St. Mat. 2:30 & 8:30. Evs. 8:30.
Webb's Electrical SINGING Pictures
GLOBE Broadway, 49th St. Daily 2:30 & 8:30. Evs. 8:30. Mat. 2:30 & 8:30 P. M.
Sp'l School Children's Mat. Sat. 10:30 a. m.
Universal Moving Pictures present
KELLERMANN NEPTUNE'S DAUGHTER
NEW AMSTERDAM 42d St. near Broadway.
A Feast of Melody, Beauty and Humor.
Evs. 8:30. Mat. 2:30 & 8:30 P. M.
43d St. W. of Broadway. Evs. 8:30. Mat. 2:30 & 8:30 P. M.
LIBERTY 42d St. Mat. 2:30 & 8:30. Evs. 8:30.

MISS ANGLIN WINDERMERE'S FAN.
50TH PERFORMANCE TO-NIGHT.
GAIETY Broadway & 46th St. Evs. 8:30. Mat. 2:30 & 8:30 P. M.
COHAN'S BEST 7 KEYS TO LAUGHS
PLAY BALDPAUTEY TRUNK
GEO. COHAN'S Broadway & 43d St. Evs. 8:30. Mat. 2:30 & 8:30 P. M.
POTASH & PERLMUTTER

YOUTH STABBED BY GANG OF SIX

George Crumme, Taken
for Strike Breaker, Way-
laid and Nearly Killed.

VICTIM MAY LOSE
SIGHT OF ONE EYE

Police Are Looking for Strikers
from Plant Near Lad's Place
of Employment.

Attacked by six men shortly before 8 o'clock last night, presumably in the belief that he was a strike breaker or connected with a concern whose employees are on strike, George Crumme, seventeen years old, of 42 West 35th st., was terribly beaten and stabbed while walking in 26th st., near First av.

The victim is the son of Safford A. Crumme, a lawyer, of 163 Broadway. He was recently graduated from a business college in Canada, and came to New York to join his parents. He has been working for the Roland Cars and Electric Auto Company, East River and 26th st., and was on his way home when the six men set upon him.

Crumme fought with all his strength, but his resistance was useless. His cries brought help only after he had been fearfully torn by the knives of the men, who escaped before Patrolman Reinecker, of the East 22d st. station, arrived.

Fellow employees at the Roland company carried the victim into the office, where he was attended by an ambulance surgeon from Bellevue. His father arrived later and the boy was taken home.

Four stab wounds in the back and one on the forehead, starting from the hair and driving down through the nose under the left eye, were the marks left on him by his assailants. Crumme may lose the sight of his left eye, but he will recover.

The police are looking for some of the employees of the Howe Transportation Company, who left their work at the East River and 19th st. some time ago, and have been giving a lot of trouble lately by their assaults on the men hired to take their places.

HOUSEKEEPER SUES, CHARGING SLANDER

Seeks to Recover \$25,000 Dam-
ages from Mistress, Mrs.
Julia Greer Simmons.

Miss Florence Halsted filed a suit against Mrs. Julia Greer Simmons, of 23 West 23d st., in the Supreme Court yesterday to recover \$25,000 for slander. Miss Halsted said that through the Woman's Exchange she obtained employment in the home of Mrs. Simmons and that she was well known to persons in society for her honesty and her skill as a housekeeper. Not long thereafter, said Miss Halsted, the defendant called her a "common woman" and said she was "lucky to live in a fine house." On another occasion, stated Miss Halsted, the defendant said to her son Joseph Ferris Simmons, in the presence of the plaintiff, "This woman is going to leave me to take care of a young man who is very ill in bed. No decent woman would do a thing like that."

Miss Halsted alleged that her employer knew that the statements she made about

her were false and that she was further further by writing letters to Mrs. Greer and other women interested in the case. It is alleged, the defendant also wrote to relatives of Miss Halsted, who later said were "malicious." Mrs. Greer stated quoted Mrs. Simmons as saying: "I have settled you with your suit. Fix you."

NEW YORK STATE UPHELD Dispute with Florida Settled in Supreme Court.

Washington, May 11.—The right of the State of New York to refuse to enforce the Florida personal injury law against the public policy of New York was upheld to-day by the Supreme Court in dismissing an appeal to it from the New York federal courts. The Florida law allowed administrators to recover the creditors of a man killed by negligence where the man left no dependent persons.



All of the Youths' fancy
mixture suits we carried from
last Spring are to be sold
quickly.

23 suits were \$16.00	
168 " " 18.00	
83 " " 20.00	
52 " " 22.00	
309 " " 25.00	
42 " " 28.00	
82 " " 30.00	
56 " " 32.00	

Now \$15.
Sizes 32 to 38 chest—regular and long sizes,
with a few "shorts."

Now for Straw Hats
And low shoes, light weight
underwear and the rest.
"Gymkhana" shirts—the
thing for golf and tennis.
Everything for warm
weather.